BILL

FURTHER

To facilitate the building, enlargement, and maintenance of A.D. 1881. Reformatory Institutions in Ireland.

WHEREAS it is desirable to create additional facilities for the provision and improvement of reformatories in Ireland: Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal. 5 and Commons, in this present Parliament assembled, and by the

authority of the same as follows; (that is to say,) 1. It shall be lawful for the grand jury of any county, county of Power to a city, or county of a town, if they shall think fit, at any assizes, or grand jurious and certain for the town councils of the boroughs of Duhlin, Limerick, and town councils 10 Cork, to contribute such sums of money, to be raised off such to contribute county or borough, and upon such conditions as such grand jury or building, &c. town council may think fit, towards the alteration, enlargement, or reforms

rebuilding of a certified reformatory, or towards the establishment or huilding of a school intended to be a certified reformatory, or 15 towards the purchase of any land required for the use of an existing reformatory, or for the site of any school intended to be a

reformatory school. 2. Any grand jury and the town councils of Duhlin, Limerick Power to and Cork, may, with the approval of the chief secretary to the Lord sate horses 20 Lieutenant, borrow money or give security for the renayment of money to money borrowed or to be borrowed for the purpose of defraying or belifd, &c. contributing towards the expense of altering, enlarging, or rebuilding tories. of a certified reformatory, or towards the establishment or building

of a school intended to he a certified reformatory, or towards the 25 purchase of any land required for the use of an existing reformatory, or for the site of any school intended to be a reformatory school.

3. Any moneys borrowed, or for repayment of which security may Mode of be given under this Act, may be charged on any county rate or security. borough rate levied by the grand jury or town council borrowing 30 or giving security, or on any property belonging to such town [Bill 18.]

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A.D. 1881. council, and shall be repaid, together with the interest due thereon, out of such rate or neoperty.

Printipal as well as interest to be charged.

46 4. When any grand jury or town council horrows or gives security for any money under this Act kep shall charge the rates or proposed. do not of which the moneys horrowed or secured are payable not only 5 with the interest of the moneys so horrowed or secured, but also with the interest of the moneys so horrowed or secured, but also with the payment of such principal sum as will secure the repayment of the whole sum horrowed within history, few games.

tion of offerses of Companies Clauses Co solidation Act. 1845.

5. The clauses and provisions of the Companies Clauses Consolidation Act, 1845, with respect to the borrowing of money on mortgage 10 or bond, and the accountability of officers, and the recovery of continuous and possibles, so far as such provisions may be applicable to the purposes of this Act, shall be incorporated herewith.

Provisions as to notice by grand jury.

6. Not less than too morbit previous notice of the intention of such grand jury or town council to take into consideration the 16 making of a contribution, and the borrowing or securing of money under the provinise heerin-force controlled, at a time and phote to be mentioned in such notice, shall be given by advertisement in elements of the country of herogaph, and how in the manner in which solders rathling to be battered by such grand jury or town council is usually given.

Provision as to notice by town council.

7. When such contribution or such borrowing or securing of money is proposed to be made by the town ceuncil of a borough, the order for the contribution shall be made at a special meeting of 25 the council.

Provision as to certificate of reformatory. 8. Stand contribution shall not be loried, nor shall any contract for lorowing or securing money under the provisions between stems contained, be entered into, unless or until such referensitory is contiled under the skin ecclusion of the statute 3t & 33 Visit. 6, 60, and 30 in easo the certificate referred to in the last-mentioned section shall me the statute of the statute and the statute a

Power to Commissioners of Public Works to make loons. 9. In addition to purposes for which loans may be made under Arts already in fronce, it shall be lawful for the Commissioners of Public Works in Iyeland, subject to such rules and regulations as may from time to time be made by the Commissioners of the Majosity's Treasury, to make loans in such cases as the said Commissioners of Public Works may judge expedient for any of the purposes for which grand pulves or town councils are by the provisions of this

Act permitted to contribute or borrow or secure the repayment of A.D. 1881, money: Provided always, that the amount of any such loan shall not exceed five thousand nounds.

10. Every loan which shall be made under the provisions of this Loans to be 5 Act shall be repaid by the repayment to Her Majesty of an annual repaid by sum of five possids for every one hundred pounds of such loan from time to time advanced, and so on in proportion for any lesser amount. and to be payable for the term of thirty-five years, to be computed

from the date of the advance in respect of which such annual sum 10 shall be charged, such annual sum to be repaid by equal half-yearly payments on the fifth day of April and tenth day of October in every year during the said term of thirty-five years, with such apportionments, if any, as may be necessary in respect of the first and last of such payments: Provided always, that the amount of such 15 annual sum may by agreement, and with the sanction of Her-Majesty's Treasury, be increased to such amount as will repay the

sum so advanced sooner than the said period of thirty-five years herein-after appointed. 11, All lands upon which any buildings or erections may stand

20 which shall be altered, enlarged, or rebuilt, or established, or built, or which shall have been purchased wholly or partly by means of a loan under this Act, and all such buildings and erections shall be deemed to be and shall be well charged with the payment of such rentcharge, and that in priority to all charges and incumbrances 25 affecting the same, save and except quit rents and rentcharges in

licu of tithes, and except all charges prior in date (if any) existing under any of the Acts mentioned in the schedule to this Act: Provided always, that in case such lands or buildings shall be held under any grant or demise, nothing howin contained shall prejudice 30 or affect the right of the stantor or lessor in any such grant or

demise or of any superior gruntor or lessor.

12. When any loan shall be made under this Act by the Com- Insurance missioners of Public Works, the said Commissioners, if they think of premises fit, may insure against damage by fire all buildings and erections loan. an then or thereafter standing or being on the lands or premises

charged with such loan, such insurance to be effected in such insursnce office or company and in such sum of money, not exceeding the amount of such loan as the said Commissioners shall from time to time direct, and the said Commissioners shall keep on foot such 40 insurance as aforesaid, and all premiums paid thereon by the said

Commissioners shall be deemed to be included in all charges and securities whereby repayment of such loan shall be secured, and A 2

A.D. 1881. shall be forthwith recoverable in like manner as any instalment of the rentcharge payable in respect of such loan.

Commissiozers to make an order.

13. The repayment of every loan which shall be made under the provisions of this Act shall be secured by an order of the said Commissioners of Public Works under their common scal, and, if & they require it, by the further security of at least three persons, the sufficiency and solvency of which persons shall be made out to the satisfaction of the said Commissioners, and by such security as any grand jury or town council may, under the provisions enabling such grand juries and town councils to borrow, or give security for the 10 repayment of money, agree upon with the said Commissioners, all such securities to be subject to such conditions as the said Commissioners shall deem to be proper; and every such order shall set forth the amount of such lean, the names of the persons to whom or on whose application and on whose security the same has been 15 made, and a description of the lands, premises, and other securities charged therewith. In all cases when the said Commissioners shall have made any such order they shall execute a duplicate thereof under their common seal, and forthwith cause the said duplicate order to be lodged with the registrar of deeds in the office for the registry 20 of deeds in the city of Dublin, and the said registrar and his and their assistants, deputies, or other officers shall register the same in the same manner as any deeds or instruments are registered in the same office, and shall outer a memorial thereof in the abstract books and indexes of and relating to memorials registered and kent in the said on office, and shall return such registry in any search made in such registry office: Provided always, that no fees shall be payable in respect of such registration.

Mortgage, bonds, &c. exempt from stame duty.

14. No order, mortgage, bond, obligation, security, contract, agreement, or other instrument whatever, executed under the 30 provisions of this Act, or any momorial thereof for registration, shall be liable to any stamp duty whatever.
15. Except as by this Act expressly provided, all the powers,

Provisions of former Acts to apply.

provisions, mattern, and things in the Acts specified in the schedule to this Act sumesoid, or any of them, contained or raffered to and ay relating to the security for and the repayment and recovery of the loness under the provisions of the same, shall be deemed to apply to all lones made under this Act, and to the security for repayment and recovery of the same, in like meaner in every respect as if such lones were made under the authority of the said Acts, or any of 40 them. 16. This Act and the Acts specified in the schedule to this Act A.D. 1881. annexed shall be read together and construed as one Act, save so This sad far as the provisions of this Act may be inconsistent with the former Acts provisions of the aforesaid Acts, or any of them.

This Act may be cited for all purposes as the Reformatory

Institutious (Ireland) Δct, 1881.

Short title

SCHEDULE

10 & L1 Vict. c. 28 2 12 & 6.13 Vict. c. 28 2 13 Vic